

Kurt E. Floren
Agricultural Commissioner
Director of Weights and Measures

COUNTY OF LOS ANGELES

Department of Agricultural Commissioner/ Weights and Measures

http://acwm.co.la.ca.us



12300 Lower Azusa Road Arcadia, CA 91006-5872

February 13, 2007

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

APPROVAL OF AGREEMENTS #06-0156 AND #06-0156-AMENDMENT 1 WITH THE CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE FOR THE HIGH RISK PEST EXCLUSION PROGRAM (ALL DISTRICTS) (3-VOTES)

IT IS RECOMMENDED THAT YOUR BOARD:

- 1. Authorize the agricultural Commissioner/Director of Weights and Measures (ACWM) to execute the terms of contract #06-0156-Amendment 1 in the total revised amount of \$844,323.00 with the California Department of Food and Agriculture (CDFA) in the inspection of shipping facilities, such as postal centers, express carriers, and the airport, for the High Risk Pest Exclusion (HRPE) Program. This contract amendment reflects a revised scope of work criteria and an agreement value increase of \$447,043.00 from the CDFA contract #06-0156 originally proposed in the amount of \$397,280.00.
- 2. Authorize the ACWM to execute the terms of contract #06-0156 with CDFA as originally proposed by CDFA in the amount of \$397,280.00.
- Approve and instruct the Commissioner, on behalf of the Chairman, to sign the two
 attached agreements, numbered #06-0156 and #06-0156-Amendment 1, with CDFA
 to continue the HRPE Program effective July 1, 2006 through June 30, 2007.
- 4. Authorize the ACWM to amend the contract agreement in an amount not to exceed 15% of contract #06-0156-Amendment 1 in the amount of \$844,323.00.

Honorable Board of Supervisors February 13, 2007 Page 2

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION:

Your board has approved similar agreements with CDFA since 2000. Approval of the recommended actions will enable the ACWM to continue the HRPE Program to prevent the entry of exotic plant pests and diseases into Los Angeles County.

The County HRPE Program provides for the inspection of trucks carrying nursery plants and air freight terminals through which agricultural commodities are shipped, such as plants, flowers, and produce. The program, with the amended scope of work and agreement value, also provides for the inspection of sea containers, express freight facilities, specialty markets, and swap meets at which plant and produce shipments and marketing are involved. Preventing pest introductions reduces the need for pest eradication and resulting needs for new pesticide applications in Los Angeles County.

ACWM has consulted and worked collaboratively with shippers and receivers to assist in preventing the entry of exotic plant pests and diseases.

<u>Implementation of Strategic Plan Goals:</u>

Awarding these combined contracts meets the County's Strategic Plan Goal of Service Excellence. The high Risk Pest Exclusion Program significantly reduces the risk of new pest introduction, which reduces the need for pesticide applications against new pests in the County.

FISCAL IMPACT/FINANCING:

Under this agreement, CDFA will provide funding in the amount of \$844,323 for work performed by ACWM from July 1, 2006 through June 30, 2007. As ACWM will perform inspection work to the level provided by funding of the current agreement, the program will allow for full cost recovery and has no effect on net County cost.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS:

The combined contracts apply to the period July 1, 2006 through June 30, 2007.

Section 2282.5 of the Food and Agricultural Code provides annual funding for the high risk pest exclusion program. It specifies and mandates that high hazard pest exclusion inspections be enhanced first, and monies may then be available to ten (10) other specified ACWM programs. These programs are pest detection, pest eradication, pest management control, pest exclusion, seed inspection, nursery inspection, fruit and vegetable quality control, egg quality control, apiary inspection and crop statistics.

Contracts #06-0156 and #06-0156-Amendment 1 have been reviewed by County Counsel and are approved as to form.

Honorable Board of Supervisors February 13, 2007 Page 3

IMPACT OF CURRENT SERVICES (OR PROJECTS):

The recommended Board action will support the program services for the entire 2006-2007 Fiscal Year.

CONCLUSION:

When approved, please return to this Department the Standard Agreement #06-0156, Standard Agreement Amendment #06-0156-Amendment 1, and the minute order authorizing the Agricultural Commissioner/Director of Weights and Measures to sign. My Department will forward copies of the documents to the CDFA Contracts Office.

Respectfully submitted,

Kurt E. Floren

Agricultural Commissioner/

Director of Weights and Measures

Attachments

KEF:PJD:pd

c: Chief Administrative Officer

County Counsel

図 002 To:**562 86**1 0278 P.11/26

DEC-18-2006 16:50 From: STATE OF CALIFORNIA STANDARD AGREEMENT STD 213 (Rev 10/05)

AGREEMENT NUMBER 06-0156 REGISTRATION NUMBER

1.	This Agreement is entered	into between the	State Agency and the Contractor	named below:	
	DEPARTMENT OF FOOD AND AGRICULTURE				
	County of Los Angeles				
2.	The term of this				
	Agreement is:	July 1, 2006 Thre	ough June 30, 2007		
3.	The maximum amount	\$397,280.00			
	of this Agreement is:	Three Hundred Nir	nety-seven Thousand Two Hundred	Eighty Dollars and No Cents	
4.	The parties agree to comp reference made a part of t	ly with the terms a he Agreement:	ind conditions of the following exh	ibits which are by this	
	nibit A – Scope of Work Attachment 1 - High Risk Progi Incoming Bee (ram, 8 pages Colonies Inspections	1 Page(5)	
Ext	nibit B Budget Detail and Pay Attachment 1 - 1 page	ment Provision	1 Page(s)	
Ext	nibit C General Terms and Co	onditions - GTC 306	3 Pages		
Chi	eck mark one item below as Ex	chibit D:	1.		
	Exhibit D-Special Terms (Attached hereto as part		APPROVED AS TO FOR RAYMOND G FORTNER		
	☐ Exhibit D*-Special Terms	s and Conditions		, sra, county counsel	
5.	Name of Program: High R	isk Program Activi	ties A	2	
		torat 0	By Mayo	200	
IN	WITNESS WHEREOF, this Ac	reement has been	executed by the parties hereto.	/ 	
		CONTRACTOR		California Department of General Services Use Only	
00	NTRACTOR'S NAME (If other than an	individual, state whether	a corporation, partnership, etc.)		
Co	unty of Los Angeles				
BY	(Authorized Signature		DATE SIGNED)		
_	THE STATE OF BEROOM	N OLOVIINO			
PRI	NTED NAME AND TITLE OF PERSOI	N SIGNING			
	DRESS 300 Lower Azusa Road, Arcadi	a CA 91005			
		STATE OF CALIFORN	lia		
	ENCYNAME PARTMENT OF FOOD AN	D AGRICULTURE			
	(Authorized Signature)		DATE SIGNED		
-					
PRI	NTED NAME AND TITLE OF PERSON	N SIGNING			
	NICE L. PRICE, ACQUISITION	IS MANAGER			
	ON STREET, ROOM 115, SACR	AMENTO, CA 95814		☐ Exempt per:	
-		4 111			

AGREEMENT NUMBER 06-0156 REGISTRATION NUMBER

1.	This Agreement is entered	into between the	State Agency and the Contractor	named below:		
	DEPARTMENT OF FOOD AND AGRICULTURE					
	CONTRACTOR'S NAME					
2.	The term of this					
	Agreement Is:	July 1, 2006 Thre	luly 1, 2006 Through June 30, 2007			
3.	The maximum amount	\$397,280.00				
	of this Agreement is:	Three Hundred Nir	nety-seven Thousand Two Hundred	Eighty Dollars and No Cents		
4.	The parties agree to comp reference made a part of t	ly with the terms a he Agreement:	nd conditions of the following ex	hibits which are by this		
	nibit A – Scope of Work Attachment 1 - High Risk Prog Incoming Bee	ram, 8 pages Colonies Inspections	1 Page	(s)		
Exh	nibit B Budget Detail and Pay Attachment 1 - 1 page	ment Provision	1 Page	(s)		
Exh	nibit C General Terms and C	onditions - GTC 306	3 Page	S		
Che	eck mark one item below as En	chibit D:				
	Exhibit D-Special Terms (Attached hereto as part		1 Page(
	Exhibit D*-Special Terms		APPROVED AS TO FORM RAYMOND G FORTNER,	JR., County Counsel		
5.	Name of Program: High R	isk Program Activit	A-/			
IN	WITNESS WHEREOF, this Ag	reement has been	executed by the parties hereto.			
		CONTRACTOR		California Department of General Services Use Only		
CON	TRACTOR'S NAME (If other than an	individual, state whether	a corporation, partnership, etc.)			
Col	unty of Los Angeles					
BY (Authorized Signature		DATE SIGNED)			
PRIN	NTED NAME AND TITLE OF PERSOI					
	RESS 00 Lower Azusa Road, Arcadi	a CA 91005				
		STATE OF CALIFORN	IA			
	PARTMENT OF FOOD AN	D AGRICULTURE				
BY (Authorized Signature)		DATE SIGNED			
PRIN	NTED NAME AND TITLE OF PERSON	N SIGNING				
	IICE L. PRICE, ACQUISITION	S MANAGER				
	0 N STREET, ROOM 115, SACR	AMENTO, CA 95814		☐ Exempt per:		
	UN GIRZEI, ROOM 115, SACK	AINCINTO, GA 90814				

DEC-18-2006 16:50 From: STATE OF CALIFORNIA STANDARD AGREEMENT STD 213 (Rev 10/05)

AGREEMENT NUMBER

06-0156

REGISTRATION NUMBER

This Agreement is entered into between the State Agency and the Contractor named below: STATE AGENCY'S NAME DEPARTMENT OF FOOD AND AGRICULTURE County of Los Angeles The term of this Agreement is: July 1, 2006 Through June 30, 2007 The maximum amount \$397,280.00 Three Hundred Ninety-seven Thousand Two Hundred Eighty Dollars and No Cents of this Agreement is: The parties agree to comply with the terms and conditions of the following exhibits which are by this 4. reference made a part of the Agreement: Exhibit A - Scope of Work 1 Page(s) Attachment 1 - High Risk Program, 8 pages Incoming Bee Colonies Inspections Exhibit B - Budget Detail and Payment Provision 1 Page(s) Attachment 1 - 1 page Exhibit C - General Terms and Conditions - GTC 306 3 Pages Check mark one item below as Exhibit D: 1 Page(s) □ Exhibit D-Special Terms and Conditions (Attached hereto as part of this Agreement) Exhibit D*-Special Terms and Conditions Name of Program: High Risk Program Activities IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto. California Department of General CONTRACTOR Services Use Only CONTRACTOR'S NAME (If other than an individual, state whether a corporation, partnership, etc.) County of Los Angeles BY (Authorized Signature DATE SIGNED) PRINTED NAME AND TITLE OF PERSON SIGNING **ADDRESS** 12300 Lower Azusa Road, Arcadia CA 91005 STATE OF CALIFORNIA AGENCY NAME DEPARTMENT OF FOOD AND AGRICULTURE BY (Authorized Signature) DATE SIGNED PRINTED NAME AND TITLE OF PERSON SIGNING JANICE L. PRICE, ACQUISITIONS MANAGER **ADDRESS** Exempt per: 1220 N STREET, ROOM 115, SACRAMENTO, CA 95814

Agreement No. 06-0156 Page 1 of 1

EXHIBIT A (County Agreement)

SCOPE OF WORK

1. Contractor agrees to provide the services described herein

County of Los Angeles High Risk Activities for the Inspection of incoming beehives for Red Imported Fire Ants.

2. The contract managers for this Agreement are:

FOR CDFA:		FOR CONTRACTOR:		
Name:	Donnie Ereviello	Name:	Kurt Floren	
Section/Unit:	Pest Exclusion Branch /High Risk	Section/Unit:	County Agricultural Commissioner	
Address:	1220 N Street, Room A-372	Address:	12300 Lower Azusa Road	
City/Zip:	Sacramento, CA 95814	City/Zip:	Arcadia, CA 91005	
Phone:	916/ 654-0312	Phone:	626/ 575-5451	

3. See Attachment 1 to this Scope of Work for a detailed description of work to be performed and duties of all parties.

AB1896 is hereby incorporated by reference, and a Contractor's failure to comply shall be deemed a failure of consideration.

P.13/26

Agreement No. 06-0156 Exhibit A Attachment I Page | of 8

EXHIBIT A
ATTACHMENT 1
NOVEMBER 25, 2005

EXHIBIT A SCOPE OF WORK Criteria for Work Plan

The county of Los Angeles agrees to perform high-risk inspection and enforcement activities for the California Department of Food and Agriculture (CDFA) in compliance with the requirements imposed by Chapter 573 (AB 1771), Statutes of 2000, Food and Agricultural Code Section 2282.5, Exhibit A, Attachment 2, and High-Risk Pest Exclusion Program Guidelines incorporated in this scope of work, Exhibit A, Attachment 3. The county of Los Angeles also agrees to inspect incoming high-risk shipments of plant material from Florida and other southern states, as imposed by Division 4, Part 2, Chapter 1, Article 1, Section 6303 and Chapter 2, Article 1, Sections 6401 and 6403 of the Food and Agricultural Code.

The county will perform activities approved by the CDFA as described in the attached Estimate of High-Risk Pest Exclusion Activities included in Exhibit B, Budget Detail and Payment Provisions and by this reference made a part hereof. Definitions of the key high-risk activities can be defined as follows:

- A. Inspection work at Air Freight Facilities can include, but is not limited to:
 - County biologist(s) reviewing invoices for content origin/destination, checking packages for quarantine compliance, rejecting parcels that do not adhere to quarantine compliance, inspecting for high-risk pests (i.e. exotic fruit flies, Japanese beetles, scales and mealy bugs, etc.).
 - Daily record keeping of inspections in regard to pest finds, writing reports
 referencing Report 4 and Report 4a to reflect daily record keeping entries,
 notifying the Interior Pest Exclusion Program of the presence of any
 significant pest finds, etc.

Inspecting shipments of fruits, vegetables, and propagative plant material is the highest priority. Inspecting shipments of cut flowers and greenery is a lower priority. As quarantine areas and commercial channels change, county biologist(s) shall prioritize high-risk inspection activities as appropriate to meet the changing needs.

- B. Inspection work at nurseries or nursery holding facilities can include, but is not limited to:
 - County biologists receiving and reviewing Plant Referrals (008) issued by CDFA border stations for high-risk plant shipments from Florida and other southern states.
 - County biologist visiting destination nursery or nursery holding facility to
 inspect incoming plant material for all quarantined pests (i.e., Imported Fire
 Ant, Burrowing and Reniform nematodes, all other pests including surface
 pests, soil pests, hitchhiking pests, weed pests, etc.).

Agreement No. 06-0156
Exhibit A
Attachment I
Page 2 of 8

EXHIBIT A ATTACHMENT 1 NOVEMBER 25, 2005

County biologist maintaining records of inspections and pest finds, issuing
notices of rejection if necessary, notifying the Interior Pest Exclusion Program
of the presence of any significant pest finds, etc.

The county's biologist(s) shall determine the time of day and week the inspections are to occur. If a county finds it necessary to deviate from its approved Work Plan, Exhibit A, Attachment 4, said county will notify the Interior Pest Exclusion Program of any changes.

The county shall submit monthly an itemized invoice, on county letterhead, identified in Exhibit A, Attachment 5 and a completed monthly Report 4a, identified as Exhibit A, Attachment 6. All Report 4a's shall be submitted on Form #66-092a to the CDFA Contract Manager.

"AB 1896 is hereby incorporated by reference, and a Contractor's failure to comply shall be deemed a failure of consideration." Send itemized invoices and monthly Report 4a's to:

The Department of Food and Agriculture
Donnie M, Ereveillo, Contract Manager
Pest Exclusion Branch
High Risk Pest Exclusion Program
1220 N Street, Room A-372, Sacramento, CA 95814

Agreement No. 06-0156
Exhibit A
Attachment I
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Exhibit A Attachment 2

Chapter 573, Statutes of 2000.

Food and Agricultural Code of California

- 2282.5. (a) The development of work plans for allocation of the funding appropriated in the Budget Act to the department for local assistance for agricultural plant and animal pest and disease prevention shall be the responsibility of the department. The department shall establish criteria for the development of the work plans and for allocating the appropriated funds.
- (b) Of the amount appropriated in the Budget Act to the department for local assistance for agricultural plant and animal pest and disease prevention, five million five hundred thousand dollars (\$5,500,000) shall be utilized solely for high-risk pest exclusion activities. The work plans for the exclusion of high-risk pests shall be developed by the department with the county agricultural commissioners and in consultation with affected industry representatives. In order to determine the effectiveness of high-risk pest exclusion programs in each county, the criteria established by the department for the work plan shall include, but need not be limited to, the following:
 - (1) The number of high-risk plant shipments entering each county.
 - (2) The number of high-risk entry points in each county.
- (3) The number of state action quarantine pests intercepted or detected annually in each county.
- (4) The work hours expended by each county in conducting exclusion of highrisk pests.
 - (5) The rate of interceptions and rejections per inspection activity.
- (c) To remain eligible for funding under this section, a county shall maintain its support of ongoing operational costs of the county agricultural commissioner programs listed in subdivision (b) of Section 2282, at 1997-98 fiscal year levels.
- (d) Funds allocated for high-risk post exclusion activities pursuant to subdivision (b) may not be expended for any purpose other than the exclusion or detection of high risk pests consistent with the work plans prescribed in subdivision (a) or scientific evaluation. Punds allocated by each county on or after September 28, 1998, shall not be allocated to other programs listed in subdivision (b) of Section 2282 until the county work plan is approved by the department consistent with the funding appropriated in the Budget Act to the department for local assistance for agricultural plant and animal pest and disease prevention for this purpose.

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Exhibit A
Attachment 1
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EXHIBIT A
ATTACHMENT 3

COUNTY HIGH RISK PEST EXCLUSION PROGRAM ESTIMATED WORK PLAN GUIDELINES

PROGRAM DEFINITIONS

High-Risk Shipments: are those where there exists a high degree of likelihood that one or more "A" or "Q" rated plant pests will be introduced into or spread within the State by movement or entry of the shipment. "A" and "Q" rated plant pests have been determined to have potential for causing severe damage to the State's agricultural industry, natural resources, or environment, and as such any shipment likely to harbor such pests is considered high-risk. All high-risk shipments are to be inspected. Non-high-risk parcels ("Flower of the Month Club" bulbs, bare-root nursery stock from areas which do not represent a serious quarantine risk, plant materials from California origin with nursery certification, etc.) moving through a "high-risk" facility may be monitored via profiling and inspected as time allows during the premise visit. These shipments will not be included as "high-risk" shipments inspected. High-risk shipments which should be inspected include such items as cut flowers and nursery stock from quarantine areas, any plant materials in unmarked parcels, and other plant material shipments which have a historical record of "A" and "Q" rated pest interceptions.

High-Risk Pathways: those facilities where high-risk shipments are regularly or frequently intercepted. The known high-risk pathways have been listed on the Estimate of High-Risk Pest Exclusion Activities, including U.S. Postal Distribution Centers, UPS (except local), Federal Express, Air Freight, Air Freight Forwarded, Truck Referrals (008a-Gypsy Moth, 008-Plants & 008-Other), Specialty Markets, Swap Meets, Post Entry Quarantine, and "Other" pathways identified in your work plans and approved by the Department.

Shipments Inspected: Shipments physically opened and examined. This is not packages or pots inspected. A shipment is one lot of plant material sent from one shipper to one receiver via one mode of transport.

Rejections: Number of state level rejection notices written. This does not include rejections of materials for failing to meet nursery standards of cleanliness, or materials rejected for B or C rated pests. Any time a live A or Q rated pest is found in a shipment a rejection notice should be issued.

Pest Interceptions: Number of "A" and "Q" pest interceptions. When more than one pest species is found in a single shipment, each different species is to be counted as an interception. Finding more than one pest of the same species does not equate to multiple interceptions.

U.S. Post Office: Postal distribution centers formerly known as sectional centers that sort mail sealed against inspection (first-class, priority, and express mail parcels).

United Parcel Service (except local service): Facilities which process parcels shipped via overnight or expedited service versus facilities that process only parcels moving locally.

Air Freight: Air cargo shipments inspected at the airport facility or at destination (see next item).

Air Freight/Forwarded: Shipments allowed to proceed to destination or another location for inspection within the same county or to another county and under a warning hold notice (blue tag) or by compliance agreement authorization.

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Agreement No. 06-015C Exhibit A Attachment 1 Page 5

EXTURIT A ATTACHMENT 3

Truck (008a): Shipments of historically high-risk household articles from historically high-risk areas that require inspection for gypsy moth.

Truck (008-Plants & 008-Other): High-risk shipments moving to destination under quarantine hold notice. This does not include blue-tagged intrastate shipments of nursery stock inspected for glassy winged sharpshooters.

Post-Entry Quarantine Inspections: These inspections include both site and plant inspections. A shipment should be recorded when plant material is inspected.

Other: This column is to be used to estimate the workload for any high-risk pathway not already listed on the form; these may include: pet stores or aquariums, express parcel carriers, sea freight forwarded or other special focus activities approved by the Department. Special focus activities are then to be described under "Special Focus Description".

ACCOUNTING GUIDELINES

Program cost estimates for high-risk exclusion activities conducted at optimal levels are to be estimated based upon the guidelines and definitions contained within the County Agricultural Commissioners' Annual Financial Statement Procedures Manual. This cost/hour figure is to be estimated from an average of the costs/hour for Fiscal Years 1999/2000, 2000/2001 and 2001/2002. A county may choose to use their established County Auditor approved hourly rate in lieu of the three-year average. This would be the rate charged an applicant for phytosanitary or other type of certification if such a rate is established.

PROGRAM GUIDELINES

- 1. All inspections of high-risk terminal points are to be conducted as close to optimal service levels as is fiscally possible.
- 2. Optimal service level inspections are those conducted during the sort time(s) or before the last critical dispatch(s) of the facility monitored.
- 3. All high-risk shipments are to be inspected. Shipments not presenting a high risk that are moving through a high-risk facility may be monitored and inspected as time permits, but should not be included as a program cost or counted as a measure under this work plan.
- 4. A shipment is any amount of agriculturally regulated product/packages/potted plants from one specific shipper, in one shipment, sent to one specific consignee.

OPTIMAL SERVICE I EVELO FOR DECT EVELUCION TERRALE

FACILITY	OPTIMUM INSPECTION FREQUENCY
U.S. Postal Distribution Center, United Parcel Service & Federal Express	Daily during sort
Air Freight	Daily when appropriate after offloading
Truck Referrals (008) & (008a)	100 % of Referrals after offloading
Specialty Markets & Swap Meets	Monthly during normal county office hours
Post-Entry Quarantine	All Referrals - Pour visits/year normal office hours

County: Los Angeles

Exhibit A Attachment 4

1 .

WORKPLAN 2006/2007

Cost per hour: \$62.42 Date: 04/25/06

	No. of High-risk	Estimated	Estimated	Estimated	Estimated
	Facilities	Visits/Year	Hours/Visit	Hours/Year	Annual Cost
Facility	06/07	06/07	06/07	06/07	06/07
U S Post Office					\$0.0
United Parcel Service (except local)					\$0.0
Federal Express					\$0.00
Air Freight	15	3,692.00	1.50	5,536.69	\$345,600.00
Air Freight - Forwarded					\$9.00
Gypsy Moth (008A)					\$0.00
Truck Referrals (008) FL	20	237.00	3.50	827.94	\$51,680.00
Truck Referrals (008a)					\$0.00
Specialty Markets					\$0.00
Swap Meets					\$0.00
Post Entry Quarantine					\$0.00
Other - Trade Shows					\$0.00
Totals	35	3,929.00	5.000	6,364.63	\$397,280.00

Notes: Dollar amounts reflect rounding to the nearest cent/dollar.

Air Freight also includes Air Freight - Forwarded

The total hourly rate was calculated as directed by the Calif. Dept. of Food and Ag and the guidelines for the inspection program.

To:562 861 0278

P.19/26

Agreement No. 06-0156
Exhibit A
Attachment 1
Page 7 of 8

EXHIBIT A ATTACHMENT 5

SAMPLE INVOICE

(PLEASE SUBMIT ON YOUR COUNTY'S LETTERHEAD)

CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE
ATTN: DONNIE M. EREVEILLO, CONTRACT MANAGER
HIGH RISK PEST EXCLUSION PROGRAM
1220 N STREET, ROOM A-372
SACRAMENTO, CA 95814

	C PEST EXCLUSION ACTIVI	
INVOICE FOR THE PERIOD FROM	то	, 2006/2007
NE	WACTIVITY	
ACTIVITY	YIII	GH-RISK
TOTAL HOURS		
COST PER HOUR		
TOTAL COST		

861 0278

State of California
Department of Food & Agriculture
Plant Health and Pest Prevention Services

Form # 66-092a (10/98)

REPORT NUMBER 4a

Monthly Report of County High Risk Pest Exclusion Activities Exhibit A Attachment 6

County: Date:

		Shipments	No.	A/Q Pest	
Туре	Premise Visits	Inspected	NOR's	Interceptions	Hours
Post Office					
UPS					
Federal Express					
Air Freight					
Air Freight - forwarded					
Gypsy Moth					
Truck (008 Plants)					
Truck (008 Other)					
Specialty Markets					
Swap Meets					
Post Entry					
Other					
Other					
Comments					
				•	

Agreement No. 06-0156 Page 1 of 1

EXHIBIT B (County Agreement)

BUDGET DETAIL AND PAYMENT PROVISIONS

1. Invoicing and Payment

- A. For services satisfactorily rendered, and upon receipt and approval of the invoices, the State agrees to compensate the Contractor for actual expenditures incurred in accordance with the rates specified herein, which is attached hereto and made a part of this Agreement.
- B. Invoices shall include the Agreement Number and shall be submitted in triplicate not more frequently than monthly in arrears. Invoices shall be submitted to the designated CDFA Contract Manager for this Agreement.

2. Budget Contingency Clause

- A. It is mutually agreed that if the Budget Act of the current year and/or any subsequent years covered under this Agreement does not appropriate sufficient funds for the program, this Agreement shall be of no further force and effect. In this event, the State shall have no liability to pay any funds whatsoever to Contractor or to furnish any other considerations under this Agreement and Contractor shall not be obligated to perform any provisions of this Agreement.
- B If funding for any fiscal year is reduced or deleted by the Budget Act for purposes of this program, the State shall have the option to either cancel this Agreement with no liability occurring to the State, or offer an agreement amendment to Contractor to reflect the reduced amount.

HIGH RISK PEST EXCLUSION PROGRAM

Los Angeles County Budget Display LAX and Florida 008

July 2006 - June 2007

Dept No.	Item#	Item Description	Allowance Positions	Estimated Hours per Year	Hourly Rate	Allow Amt
119	00007A	Agricultural/Weights and Measures Inspector 1	0.00	0.0	\$62.42	\$0.00
119	00009A	Agricultural/Weights and Measures Inspector II	2.50	4,600.5	\$62.42	\$287,163.21
119	00011A	Agricultural/Weights and Measures Inspector III	1.00	1,764.0	\$62.42	\$110,108.88
119	00022A	Deputy Agricultural Comm/Sealer	0.00	0.0	\$62.42	\$0.00
119	0313A	Senior Typist-Clerk	0.00	0.0	\$62.42	\$0.00
		Total Program Gross Salaries	3.50	6,364.5		\$397,272.09

TOTAL COST ESTIMATE

\$397,272.09

April 27, 2006 (7:23AM)

Agreement No. 06-0156 Page 1 of 3

EXHIBIT C (County Agreement)

GENERAL TERMS AND CONDITIONS - GTC 306

- 1. <u>APPROVAL</u>: This Agreement is of no force or effect until signed by both parties and approved by the Department of General Services, if required. Contractor may not commence performance until such approval has been obtained.
- 2. <u>AMENDMENT</u>: No amendment or variation of the terms of this Agreement shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or Agreement not incorporated in the Agreement is binding on any of the parties.
- 3. <u>ASSIGNMENT</u>: This Agreement is not assignable by the Contractor, either in whole or in part, without the consent of the State in the form of a formal written amendment.
- 4. <u>AUDIT</u>: Contractor agrees that the awarding department, the Department of General Services, the Bureau of State Audits, or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated. Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Agreement. (Gov. Code §8546.7, Pub. Contract Code §10116 et seq., CCR Title 2, Section 1896).
- 5. INDEMNIFICATION: Contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, suppliers, laborers, and any other person, firm or corporation furnishing or supplying work services, materials, or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by Contractor in the performance of this Agreement.
- 6. DISPUTES: Contractor shall continue with the responsibilities under this Agreement during any dispute.
- 7. TERMINATION FOR CAUSE: The State may terminate this Agreement and be relieved of any payments should the Contractor fail to perform the requirements of this Agreement at the time and in the manner herein provided. In the event of such termination the State may proceed with the work in any manner deemed proper by the State. All costs to the State shall be deducted from any sum due the Contractor under this Agreement and the balance, if any, shall be paid to the Contractor upon demand.
- 8. <u>INDEPENDENT CONTRACTOR</u>: Contractor, and the agents and employees of Contractor, in the performance of this Agreement, shall act in an independent capacity and not as officers or employees or agents of the State.
- 9. <u>RECYCLING CERTIFICATION</u>: The Contractor shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of recycled content, both post consumer waste and secondary waste as defined in the Public Contract Code, Sections 12161 and 12200, in materials, goods, or supplies offered or products used in the performance of this Agreement, regardless of whether the product meets the required recycled product percentage as defined in the Public Contract Code, Sections 12161 and 12200. Contractor may certify that the product contains zero recycled content. (Pub. Contract Code §§ 10233, 10308.5, 10354)
- 10. NON-DISCRIMINATION CLAUSE: During the performance of this Agreement, Contractor and its subcontractors shall not unlawfully discriminate, harass, or allow harassment against any employee or

Agreement No. 06-0156 Page 2 of 3

applicant for employment because of sex, race, color, ancestry, religious creed, national origin, physical disability (including HIV and AIDS), mental disability, medical condition (cancer), age (over 40), marital status, and denial of family care leave. Contractor and subcontractors shall insure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Government Code Section 12990 (a-f) et seq.) and the applicable regulations promulgated thereunder (California Code of Regulations, Title 2, Section 7285 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations, are incorporated into this Agreement by reference and made a part hereof as if set forth in full. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other Agreement.

Contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Agreement.

- 11. <u>CERTIFICATION CLAUSES</u>: The CONTRACTOR CERTIFICATION CLAUSES contained in the document CCC 1005 are hereby incorporated by reference and made a part of this Agreement by this reference as if attached hereto.
- 12. TIMELINESS: Time is of the essence in this Agreement.
- 13. <u>COMPENSATION</u>: The consideration to be paid Contractor, as provided herein, shall be in compensation for all of Contractor's expenses incurred in the performance hereof, including travel, per diem, and taxes, unless otherwise expressly so provided.
- 14. GOVERNING LAW: This contract is governed by and shall be interpreted in accordance with the laws of the State of California.
- 15. <u>ANTITRUST CLAIMS</u>: The Contractor by signing this agreement hereby certifies that if these services or goods are obtained by means of a competitive bid, the Contractor shall comply with the requirements of the Government Codes Sections set out below.
- a. The Government Code Chapter on Antitrust claims contains the following definitions:
- 1). "Public purchase" means a purchase by means of competitive bids of goods, services, or materials by the State or any of its political subdivisions or public agencies on whose behalf the Attorney General may bring an action pursuant to subdivision (c) of Section 16750 of the Business and Professions Code.

 2). "Public purchasing body" means the State or the subdivision or agency making a public purchase. Government Code Section 4550.
- b. In submitting a bid to a public purchasing body, the bidder offers and agrees that if the bid is accepted, it will assign to the purchasing body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the bidder for sale to the purchasing body pursuant to the bid. Such assignment shall be made and become effective at the time the purchasing body tenders final payment to the bidder. Government Code Section 4552.
- c. If an awarding body or public purchasing body receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the public body any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the public body as part of the bid price, less the expenses incurred in obtaining that portion of the recovery. Government Code Section 4553.
- d. Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the

Agreement No. 06-0156 Page 3 of 3

violation of law for which the cause of action arose and (a) the assignee has not been injured thereby, or (b) the assignee declines to file a court action for the cause of action. See Government Code Section 4554,

- 16. <u>CHILD SUPPORT COMPLIANCE ACT</u>: "For any Agreement in excess of \$100,000, the contractor acknowledges in accordance with Public Contract Code 7110, that:
- a). The contractor recognizes the importance of child and family support obligations and shall fully comply with all applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with section 5200) of Part 5 of Division 9 of the Family Code; and
- b) The contractor, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department "
- 17. <u>UNENFORCEABLE PROVISION</u>: In the event that any provision of this Agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this Agreement have force and effect and shall not be affected thereby.
- 18. PRIORITY HIRING CONSIDERATIONS: If this Contract includes services in excess of \$200,000, the Contractor shall give priority consideration in filling vacancies in positions funded by the Contract to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with Pub. Contract Code §10353.

Agreement No. 06-0156 Page 1 of 1

EXHIBIT D (County Agreement)

SPECIAL TERMS AND CONDITIONS

1. Excise Tax

The State of California is exempt from federal excise taxes and no payment will be made for any taxes levied on employees' wages. The State will pay for any applicable State of California or local sales or use taxes on the services rendered or equipment or parts supplied pursuant to this Agreement. California may pay any applicable sales and use tax imposed by another state.

2. Settlement of Disputes

In the event of a dispute, Contractor shall file a "Notice of Dispute" with the CDFA within ten (10) days of discovery of the problem. Such Notice of Dispute shall contain the Agreement number. Within ten (10) days of receipt of such Notice of Dispute, the Agency Secretary, or Designee, shall meet with the Contractor and the CDFA project manager for the purpose of resolving the dispute. The decision of the Agency Secretary or Designee shall be final. In the event of a dispute, the language contained within this Agreement shall prevail over any other language including that of the bid proposal.

3. Agency Liability

The Contractor warrants by execution of this Agreement, that no person or selling agency has been employed or retained to solicit or secure this Agreement upon agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the State shall, in addition to other remedies provided by law, have the right to annul this Agreement without liability, paying only for the value of the work actually performed, or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

4. Potential Subcontractors

If Contractor subcontracts out a portion of the work required by this Agreement, nothing contained in this Agreement or otherwise, shall create any contractual relation between the State and any subcontractors, and no subcontract shall relieve the Contractor of his responsibilities and obligations hereunder. The Contractor agrees to be as fully responsible to the State for the acts and omissions of its subcontractors and of persons either directly or Indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Contractor. The Contractor's obligation to pay its subcontractors is an independent obligation from the State's obligation to make payments to the Contractor. As a result, the State shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.

5. Right To Terminate

The State reserves the right to terminate this Agreement without cause subject to 30 days written notice to the Contractor. However, this Agreement can be immediately terminated by the State for cause.

Contractor may terminate this Agreement for cause and be relieved of any further obligations subject to a 60-day written notice to the State, only if contractor can no longer perform its responsibilities or if the State fails to perform its responsibilities as provided herein. Upon such termination, the State shall be relieved of any further payments and this Agreement shall be cancelled.

STATE ACENCY'S NAME

CONTRACTOR'S NAME

2. The term of this

Agreement is:

County of Los Angeles

The maximum amount of this

Agreement after this Amendment is:

P.1/26

HRPE 06-07 AGREEMENT NUMBER AMENDMENT NUMBER 06-0156 REGISTRA'I'ION NUMBER 1 This Agreement is entered into between the State Agency and the Contractor named below: DEPARTMENT OF FOOD AND AGRICULTURE July 1, 2006 Through June 30, 2007 \$844.323.00

Eight Hundred Forty-four Thousand Three Hundred Twenty-three Dollars and No Cents The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement.

Paragraph three to the 'High Risk Program Activities' Agreement # 06-0156-1 is hereby increased by \$447,043,00 for a new total not to exceed \$844,323.00. This \$447,043.00 increase shall be only for the 'High Risk Program Activities' in Los Angeles County.

Also attached are the following:

Attachment - A - new revised Scope of Work, which includes new activities for Airfreight and Nursery, and Special Pathways, also included are the relevant Food and Agriculture Codes (3 pages)

Attachment - B - new revised budget for this agreement in the amount of \$844.323.00. (1 page)

Attachment - C - new revised form #66-092a (Rev. 9/2006) Attachment C is a revised 'Report Number 4a' form to replace the Exhibit A, Attachment 5, form # 66-092a (10/98) in the original agreement. Contractor is to discontinue using the old form and start using MPREW PEVIS TOPPOR MISO included is a Sample invoice (2 pages) RAYMOND G FORTNER, JR., County Counsel

All other terms and conditions of this Agreement shall remain the same. IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto. Deputy

California Department of General Services Use Only CONTRACTOR'S NAME (If other than an individual, state whether a corporation, partnership, etc.) County of Los Angeles BY (Authorized Signature) DATE SIGNED (Do not type) PRINTED NAME AND TITLE OF PERSON SIGNING ADDRESS 12300 Lower Azusa Road, Arcadia, CA 91005 STATE OF CALIFORNIA AGENCY NAME DEPARTMENT OF FOOD AND AGRICULTURE BY (Authorized Signature) DATE SIGNED (Do not lype) PRINTED NAME AND TITLE OF PERSON SIGNING Exempt per: JANICE L. PRICE, ACQUISITIONS MANAGER ADDRESS 1220 N STREET, ROOM 115, SACRAMENTO, CA 95814

JAN-10-2007 16:48 From: STANDARD AGREEMENT AMENDMENT STD. 213 A (Rev 10/05)

		AGREEMENT NUMBER 06-0156	AMENDMENT NUMBER			
		REGISTRATION NUMBER	1			
1.	This Agreement is entered into between	n the State Agency and the Contracto	or named below:			
	DEPARTMENT OF FOOD AND AG	GRICULTURE				
	County of Los Angeles					
2.	The term of this Agreement is: July 1, 2006 T	hrough June 30, 2007				
3.	The maximum amount of this Agreement after this Amendment is:	\$844,323.00 Eight Hundred Forty-four Thousand Dollars and No Cents				
4.	The parties mutually agree to this amer made a part of the Agreement.	ndment as follows. All actions noted	below are by this reference			
10	aragraph three to the 'High Risk Program Ar or a new total not to exceed \$844,323.00. The activities' in Los Angeles County.	ctivities' Agreement # 06-0156-1 is herek his \$447,043.00 increase shall be only fo	by increased by \$447,043.00 or the 'High Risk Program			
AAAA	Also attached are the following: Attachment – A – new revised Scope of Work, which includes new activities for Airfreight and Nursery, and Special Pathways, also included are the relevant Food and Agriculture Codes (3 pages) Attachment – B – new revised budget for this agreement in the amount of \$844.323.00. (1 page) Attachment – C – new revised form #66-092a (Rev. 9/2006) Attachment C is a revised 'Report Number 4a' form to replace the Exhibit A, Attachment 5, form #66-092a (10/98) in the original agreement. Contractor is to discontinue using the old form and start using the new revised form. Also included is a Sample invoice (2 pages) APPROVED AS TO FORM RAYMOND G FORTNER, JR., County Counsel					
IN W	VITNESS WHEREOF, this Agreement has	The second secon	youlo			
	CONTRACT		Deputablifornia Department of General Services Use Only			
	TRACTOR'S NAME (If other than an individual, state wurth of Los Angeles	thether a corporation, purlnership, etc.)	- Carrioto Ose Omy			
	Authorized Signature)	DATE SIGNED (Do not type)				
PRIN	TED NAME AND TITLE OF PERSON SIGNING					
1230	RESS 00 Lower Azusa Road, Arcadia, CA 91005					
ACE	STATE OF CALIF	FORNIA				
DEF	PARTMENT OF FOOD AND AGRICULT					
BY (A	Authorized Signature)	DATE SIGNED (Do not type)				
	TED NAME AND TITLE OF PERSON SIGNING		☐ Exempt per:			
JAN	ICE L. PRICE, ACQUISITIONS MANAGER					
	N STREET, ROOM 115, SACRAMENTO, CA 9	5814				
	77-					

AIRFREIGHT AND NURSERY SCOPE OF WORK Criteria for Work Plan

Agreement No. 06-0156-1 Exhibit A

The county of Los Angeles agrees to inspect incoming high-risk shipments of plant material from Hawaii, Florida and other southern states for the California Department of Food and Agriculture (CDFA), as imposed by Division 4, Part 2, Chapter 1, Article 1, Section 6303 and Chapter 2, Article 1, Sections 6401 and 6403 of the Food and Agricultural Code incorporated in this Scope of Work.

The county will perform activities approved by the CDFA as described in the attached Estimate of High-Risk Pest Exclusion Activities, herein titled as Work Plan, Airfreight and Nursery, and by this reference made a part hereof. High-risk pest exclusion activities at airfreight facilities and nurseries or nursery holding facilities can be defined as follows:

Inspection work at Air Freight Facilities can include, but is not limited to:

 County biologist(s) reviewing invoices for content origin/destination, checking packages for quarantine compliance, rejecting parcels that do not adhere to quarantine compliance, inspecting for high-risk pests (i.e., Imported Fire Ant, Diaprepes root weevil, and other arthropods, gastropods, and weeds).

Daily record keeping of inspections in regard to pest finds, writing reports referencing Report 4 and Report 4a to reflect daily record keeping entries, notifying the Interior Pest Exclusion Program of the

presence of any significant pest finds, etc.

Inspecting shipments of fruits, vegetables, and propagative plant material is the highest priority. Inspecting shipments of cut flowers and greenery is a lower priority. As quarantine areas and commercial channels change, county biologist(s) shall prioritize high-risk inspection activities as appropriate to meet the changing needs.

1. Reviewing Form 66-008, shipping documents, and quarantine certificates for high-risk plant shipments from Hawaii, Florida, and other southern states.

2. Inspecting incoming plant material for all pests (i.e., Imported Fire Ant, Diaprepes root weevil, and other arthropods, gastropods, and weeds). Less than 100% of all shipments may be sampled for nematodes. The decision to conduct nematode sampling on individual shipments should be based upon nematode detection history of the shipper and pest risk associated with the type(s) of plant material in the shipment.

3. Up to 1% of all shipments may be sent under seal to the receiver with the concurrence of the county. Inspectors shall be present to break the seal and monitor the unloading of all sealed

shipments.

4. Maintaining records of inspections and pest finds, issuing notices of rejection if necessary, notifying

the Interior Pest Exclusion Program of the presence of any significant pest finds, etc.

5. Reviewing Pest Exclusion Advisories and relevant reports maintained on the CDFA Interior Pest Exclusion Extranet website.

The county's biologist(s) shall determine the time of day and week the inspections are to occur. If a county finds it necessary to deviate from its approved Work Plan, said county will notify the Interior Pest Exclusion Program of any changes.

The county shall submit monthly an itemized invoice, on county letterhead (see sample attached) and a completed monthly Report 4a, also here attached. All Report 4a's shall be submitted on Form #66-092a to the CDFA Contract Manager. Send itemized invoices and monthly Report 4a's to:

The Department of Food and Agriculture
Donnie M. Ereveillo, Contract Manager
Pest Exclusion Branch
High Risk Pest Exclusion Program
1220 N Street, Room A-372, Sacramento, CA 95814

SPECIAL PATHWAYS SCOPE OF WORK Criteria for Work Plan

Agreement No. 06-0156-1 Exhibit A

The county of Los Angeles agrees to inspect incoming high-risk shipments of plant material for the California Department of Food and Agriculture (CDFA), as imposed by Division 4, Part 2, Chapter 1, Article 1, Section 6303 and Chapter 2, Article 1, Sections 6401 and 6403 of the Food and Agricultural Code incorporated in this Scope of Work.

The county will perform activities approved by the CDFA as described in the attached Estimate of High-Risk Pest Exclusion Activities, herein titled as Work Plan, Special Pathway, and by this reference made a part hereof. High-risk pest exclusion activities targeted at potential pest introduction pathways can be defined as follows:

Inspection work at United Parcel Service facilities, Federal Express facilities, United States Postal Service, Specialty Markets and Swap Meets can include, but is not limited to:

 County biologist(s) reviewing invoices for content origin/destination, checking packages for quarantine compliance, rejecting parcels that do not adhere to quarantine compliance, inspecting for high-risk pests (i.e., Imported Fire Ant, Diaprepes root weevil, and other arthropods, gastropods, and weeds).

2. County biologist(s) visiting specialty markets, swap meets to determine if products are

being sold that do not meet the entry requirements.

 County biologist(s) collaborating with CDFA's Interior Pest Exclusion Program and, if necessary USDA's 'Smuggling Interdiction and Trade Compliance Program' to determine illegal entry pathways of products.

4. Maintaining records of inspections and pest finds, issuing notices of rejection if necessary, notifying the Interior Pest Exclusion Program of the presence of any

significant pest finds, etc.

5. Reviewing Pest Exclusion Advisories and relevant reports maintained on the CDFA Interior Pest Exclusion Extranet website.

Inspecting shipments of fruits, vegetables, and propagative plant material is the highest priority. Inspecting shipments of cut flowers and greenery is a lower priority. As quarantine areas and commercial channels change, county biologist(s) shall prioritize high-risk inspection activities as appropriate to meet the changing needs.

The county's biologist(s) shall determine the time of day and week the inspections are to occur. If a county finds it necessary to deviate from its approved Work Plan, said county will notify the Interior Pest Exclusion Program of any changes.

The county shall submit monthly an itemized invoice, on county letterhead (see sample attached) and a completed monthly Report 4a, also here attached. All Report 4a's shall be submitted on Form #66-092a to the CDFA Contract Manager. Send itemized invoices and monthly Report 4a's to:

The Department of Food and Agriculture
Donnie M. Ereveillo, Contract Manager
Pest Exclusion Branch
High Risk Pest Exclusion Program
1220 N Street, Room A-372, Sacramento, CA 95814

Food and Agriculture Code

Division IV, Part 2, Chapter 1, Article 1, Section 6303

(a) It is unlawful for any person, except under written permission from a plant quarantine officer or under his specific direction, to move any lot or shipment of plants or other things to which a warning tag or notice has been affixed pursuant to this division, or to remove, alter, destroy, deface, or mutilate any such warning tag or notice.

(b) If any shipment of plants or things is allowed to transit the state or transit to a given destination county under a quarantine warning-hold notice, the shipment of plants or things shall not be diverted to another destination without the written permission of the director or the commissioner of the destination

county.

(c) Diversion of a shipment as described in subdivision (b) is unlawful.

(d) If a shipment of plants or things requires a state or county plant quarantine officer to be present at the destination to supervise the unloading, inspection, or treatment of a quarantine shipment, the director or commissioner, as the case may be, may charge the shipper or receiver a service fee for the cost of the services. Service fees shall be determined based on the director or commissioner's costs for the services rendered.

Division IV, Part 2, Chapter 2, Article 1, Section 6401

It is unlawful for any person to transport, receive, or import into the state any plant or any thing against which a quarantine has been established, or any plant, unless he does both of the following:

(a) Notifies the director or the commissioner of the county in which the plant or thing is received, of the arrival of the plant or thing immediately after its arrival.

(b) Holds the plant, or thing for immediate inspection by the director or commissioner, without unnecessarily moving it, or placing it where it may be harmful.

Division IV, Part 2, Chapter 2, Article 1, Section 6403

The officer who makes the inspection may enter at any time into any conveyance or place within the state where the plant or thing is located to ascertain whether it is, or is liable to be, infested or infected with any pest.

ESTIMATE OF HIGH-RISK PEST EXCLUSION ACTIVITIES FISCAL YEAR 2006/2007

Airfreight and Nursery, and Special Pathways Additional Funds Workplan for Contract # 06-0156

County:	Los Angeles		Cost per hour:		\$62.42
					Date: 10/05/06
	No. of High-risk	Estimated	Estimated	Estimated	Estimated
	Facilities	Visits/Year	Hours/Visit	Hours/Year	Annual Cost
Facility	06/07	06/07	06/07	06/07	06/07
U S Post Office					\$0.00
United Parcel Service					
(except local)					\$0.00
Federal Express					\$0.00
* Air Freight	15.00	4,710.32	3.50	7,573.33	\$472,727.26
Air Freight - Forwarded					\$0.00
Gypsy Moth (008A)					\$0.00
008 FL/Southern States	16.00	433.00	20.00	4,061.94	\$253,546.29
008 HI	8.00	72.47	14.00	1,014.56	\$63,328.85
Truck Referrals (008a)	10.00	9.74	5.00	48.72	\$3,040.87
Specialty Markets	1,000.00	450.00	1.00	450.00	\$28,089.00
Swap Meets	30.00	188.97	2.00	377.94	\$23,591.00
Post Entry Quarantine					\$0.00
Other - Trade Shows					\$0.00
Totals	1,079.00	5,864.50	45.50	13,526.49	\$844,323.00
Description of Other (Spe	ecial) High Risk Fa	cilities			
* Air Freight also includes	s Air Freight - Forw	arded.			

Notes: Dollar amounts reflect rounding to the nearest cent/dollar.

REPORT NUMBER 4a Monthly Report of County High Risk Pest Exclusion Activities

County:

Туре	Premise Visits	Shipments Inspected	NOR's	A/Q Pest Interceptions	Hours
Post Office					
UPS					
Federal Express					
Air Freight					
Air Freight - forwarded					
Gypsy Moth (008a)					
Florida/Southern States (008)					
Hawaii (008)					
Truck (008 Plants)					
Beehives (008)					
Specialty Markets					
Swap Meets			•		
Post Entry				χ	
Other					
Other					
Comments					

Agreement No. 06-0/56-1 Exhibit C 2/2

SAMPLE INVOICE

(PLEASE SUBMIT ON YOUR COUNTY'S LETTERHEAD)

CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE ATTN: DONNIE M. EREVEILLO, CONTRACT MANAGER HIGH RISK PEST EXCLUSION PROGRAM 1220 N STREET, ROOM A-372 SACRAMENTO, CA 95814

	2006/2007 HIGH RISK CONTRACT #	PEST EXCLUSION ACTIV	ITIES
INVOICE FOR THE	E PERIOD FROM	то	, 2006/2007

NEW ACTIVITY

ACTIVITY	HIGH-RISK
TOTAL HOURS	
COST PER HOUR	
TOTAL COST	

CERTIFICATION

I, the official named below, CERTIFY UNDER PENALTY OF PERJURY that I am duly authorized to legally bind the prospective Contractor to the clause(s) listed below. This certification is made under the laws of the State of California.

Contractor/Bidder Firm Name (Printed)		Federal ID Number
By (Authorized Signature)		
Printed Name and Title of Person Signing		
Date Executed	Executed in the County of	

CONTRACTOR CERTIFICATION CLAUSES

- 1. <u>STATEMENT OF COMPLIANCE</u>: Contractor has, unless exempted, complied with the nondiscrimination program requirements. (Gov. Code §12990 (a-f) and CCR, Title 2, Section 8103) (Not applicable to public entities.)
- 2. <u>DRUG-FREE WORKPLACE REQUIREMENTS</u>: Contractor will comply with the requirements of the Drug-Free Workplace Act of 1990 and will provide a drug-free workplace by taking the following actions:
- a. Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations.
- b. Establish a Drug-Free Awareness Program to inform employees about:
- 1) the dangers of drug abuse in the workplace;
- 2) the person's or organization's policy of maintaining a drug-free workplace;
- 3) any available counseling, rehabilitation and employee assistance programs; and,
- 4) penalties that may be imposed upon employees for drug abuse violations.
- c. Every employee who works on the proposed Agreement will:
- 1) receive a copy of the company's drug-free workplace policy statement; and,
- 2) agree to abide by the terms of the company's statement as a condition of employment on the Agreement.

Failure to comply with these requirements may result in suspension of payments under the Agreement or termination of the Agreement or both and Contractor may be ineligible for award of any future State agreements if the department determines that any of the following has occurred: the Contractor has made false certification, or violated the certification by failing to carry out the requirements as noted above. (Gov. Code §8350 et seq.)

- 3. NATIONAL LABOR RELATIONS BOARD CERTIFICATION: Contractor certifies that no more than one (1) final unappealable finding of contempt of court by a Federal court has been issued against Contractor within the immediately preceding two-year period because of Contractor's failure to comply with an order of a Federal court, which orders Contractor to comply with an order of the National Labor Relations Board. (Pub. Contract Code §10296) (Not applicable to public entities.)
- 4. <u>CONTRACTS FOR LEGAL SERVICES \$50,000 OR MORE- PRO BONO REQUIREMENT:</u> Contractor hereby certifies that contractor will comply with the requirements of Section 6072 of the Business and Professions Code, effective January 1, 2003.

Contractor agrees to make a good faith effort to provide a minimum number of hours of pro bono legal services during each year of the contract equal to the lessor of 30 multiplied by the number of full time attorneys in the firm's offices in the State, with the number of hours prorated on an actual day basis for any contract period of less than a full year or 10% of its contract with the State.

Failure to make a good faith effort may be cause for non-renewal of a state contract for legal services, and may be taken into account when determining the award of future contracts with the State for legal services.

5. EXPATRIATE CORPORATIONS: Contractor hereby declares that it is not an expatriate corporation or subsidiary of an expatriate corporation within the meaning of Public Contract Code Section 10286 and 10286.1, and is eligible to contract with the State of California.

6. SWEATFREE CODE OF CONDUCT:

- a. All Contractors contracting for the procurement or laundering of apparel, garments or corresponding accessories, or the procurement of equipment, materials, or supplies, other than procurement related to a public works contract, declare under penalty of perjury that no apparel, garments or corresponding accessories, equipment, materials, or supplies furnished to the state pursuant to the contract have been laundered or produced in whole or in part by sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor, or with the benefit of sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor. The contractor further declares under penalty of perjury that they adhere to the Sweatfree Code of Conduct as set forth on the California Department of Industrial Relations website located at www.dir.ca.gov, and Public Contract Code Section 6108.
- b. The contractor agrees to cooperate fully in providing reasonable access to the contractor's records, documents, agents or employees, or premises if reasonably required by authorized officials of the contracting agency, the Department of Industrial Relations,

or the Department of Justice to determine the contractor's compliance with the requirements under paragraph (a).

7. <u>DOMESTIC PARTNERS</u>: For contracts executed or amended after July 1, 2004, the contractor may elect to offer domestic partner benefits to the contractor's employees in accordance with Public Contract Code section 10295.3. However, the contractor cannot require an employee to cover the costs of providing any benefits which have otherwise been provided to all employees regardless of marital or domestic partner status.

DOING BUSINESS WITH THE STATE OF CALIFORNIA

The following laws apply to persons or entities doing business with the State of California.

1. <u>CONFLICT OF INTEREST</u>: Contractor needs to be aware of the following provisions regarding current or former state employees. If Contractor has any questions on the status of any person rendering services or involved with the Agreement, the awarding agency must be contacted immediately for clarification.

Current State Employees (Pub. Contract Code §10410):

- 1). No officer or employee shall engage in any employment, activity or enterprise from which the officer or employee receives compensation or has a financial interest and which is sponsored or funded by any state agency, unless the employment, activity or enterprise is required as a condition of regular state employment.
- 2). No officer or employee shall contract on his or her own behalf as an independent contractor with any state agency to provide goods or services.

Former State Employees (Pub. Contract Code §10411):

- 1). For the two-year period from the date he or she left state employment, no former state officer or employee may enter into a contract in which he or she engaged in any of the negotiations, transactions, planning, arrangements or any part of the decision-making process relevant to the contract while employed in any capacity by any state agency.
- 2). For the twelve-month period from the date he or she left state employment, no former state officer or employee may enter into a contract with any state agency if he or she was employed by that state agency in a policy-making position in the same general subject area as the proposed contract within the 12-month period prior to his or her leaving state service.

If Contractor violates any provisions of above paragraphs, such action by Contractor shall render this Agreement void. (Pub. Contract Code §10420)

Members of boards and commissions are exempt from this section if they do not receive payment other than payment of each meeting of the board or commission, payment for preparatory time and payment for per diem. (Pub. Contract Code §10430 (e))

- 2. <u>LABOR CODE/WORKERS' COMPENSATION</u>: Contractor needs to be aware of the provisions which require every employer to be insured against liability for Worker's Compensation or to undertake self-insurance in accordance with the provisions, and Contractor affirms to comply with such provisions before commencing the performance of the work of this Agreement. (Labor Code Section 3700)
- 3. <u>AMERICANS WITH DISABILITIES ACT</u>: Contractor assures the State that it complies with the Americans with Disabilities Act (ADA) of 1990, which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to the ADA. (42 U.S.C. 12101 et seq.)
- 4. <u>CONTRACTOR NAME CHANGE</u>: An amendment is required to change the Contractor's name as listed on this Agreement. Upon receipt of legal documentation of the name change the State will process the amendment. Payment of invoices presented with a new name cannot be paid prior to approval of said amendment.

5. CORPORATE QUALIFICATIONS TO DO BUSINESS IN CALIFORNIA:

- a. When agreements are to be performed in the state by corporations, the contracting agencies will be verifying that the contractor is currently qualified to do business in California in order to ensure that all obligations due to the state are fulfilled.
- b. "Doing business" is defined in R&TC Section 23101 as actively engaging in any transaction for the purpose of financial or pecuniary gain or profit. Although there are some statutory exceptions to taxation, rarely will a corporate contractor performing within the state not be subject to the franchise tax.
- c. Both domestic and foreign corporations (those incorporated outside of California) must be in good standing in order to be qualified to do business in California. Agencies will determine whether a corporation is in good standing by calling the Office of the Secretary of State.
- 6. <u>RESOLUTION</u>: A county, city, district, or other local public body must provide the State with a copy of a resolution, order, motion, or ordinance of the local governing body which by law has authority to enter into an agreement, authorizing execution of the agreement.
- 7. <u>AIR OR WATER POLLUTION VIOLATION</u>: Under the State laws, the Contractor shall not be: (1) in violation of any order or resolution not subject to review promulgated by the State Air Resources Board or an air pollution control district; (2) subject to cease and desist order not subject to review issued pursuant to Section 13301 of the Water Code for violation of waste discharge requirements or discharge prohibitions; or (3) finally determined to be in violation of provisions of federal law relating to air or water pollution.
- 8. <u>PAYEE DATA RECORD FORM STD. 204</u>: This form must be completed by all contractors that are not another state agency or other governmental entity. **RECEIVED**

NOV 27 2006

DEPARTMENT OF FOOD AND AGRICULTURE

1220 N Street, Room 115 Sacramento, CA 95814 Phone: (916) 654-0808

Fax: (916) 654-0395

A.G. KAWAMURA, Secretary



November 21, 2006

Kurt Floren, Agricultural Commissioner County of Los Angeles 12300 Lower Azusa Road Acradia, CA 91005

Agreement Number: 06-0156-1

In regard to the enclosed Standard Agreement, please complete the following item(s) and return to the above address as required. This Agreement cannot be considered binding on either party until fully executed and approved by the Department of General Services, when required. No services should be provided prior to approval, as the State is not obligated to make any payments on any agreement prior to final approval. If you have any questions regarding this Agreement, please contact the analyst identified below.
Standard Interagency Agreement (STD 213) with attached exhibits. Please have the person within your organization, who has full authority to commit to all of the contents of this agreement, review and sign the first page and additional single page of the Standard Agreement package. Return ALL originals to this office. Once the contract is finalized (see above paragraph), the agreement is considered fully executed and an original will be mailed to you.
Amendment to the above referenced Standard Agreement. Sign both copies and return both originals for further processing. A fully executed original will be returned to you when completed.
Payee Data Record (STD 204). No payment can be made unless this form is completed and returned.
Contractor Certification Clauses (CCC 1005). The CCC package contains clauses and conditions that may apply to your agreement and to persons doing business with the State of California. The CCC will be kept on file in this office and must be renewed every three (3) years and as changes occur. Please sign and return the current CCC. Failure to do so will prohibit the State of California from doing business with your company.
A copy of your insurance certification which states coverage will not be canceled without 30 days written notice to the State of California and which also includes the State of California, its officers, agents and employees as additional insureds.
The attached Agreement is signed on behalf of the California Department of Food and Agriculture. Continue processing and when approved, return the original to this office.
A copy of the resolution, order or motion authorizing execution of this Agreement must be included.
Initial all changes on the enclosed Agreement and return the same for further processing.
Other:

Katherine Shea, (916) 651-8642 Contracts Office Administrative Services